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NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 24th June 1960:—

Issue No.	No. and date	Issued by	Subject
79	G. S. R. 696, dated 17th June, 1960.	Ministry of Food and Agriculture.	The Rajasthan (Rice Import Restriction) Order, 1960.
80	G. S. R. 721, dated 22nd June, 1960.	Ministry of Law	The Constitution (Application to Jammu and Kashmir) Second Amendment Order, 1960.
81	G. S. R. 722, dated 24th June, 1960.	Ministry of Transport and Communications.	President's rule regarding authentication of certain documents given therein.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3—Sub-section (1)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF HOME AFFAIRS

New Delhi, the 22nd June 1960

G.S.R. 723.—In exercise of the powers conferred by sub-section (1) of section 3 of the All India Services Act, 1951 (61 of 1951), the Central Government, after consultation with the Governments of the States concerned, hereby makes the following further amendment in the Indian Administrative Service (Pay) Rules, 1954, namely:—

In the said rules, after sub-rule (3) of rule 9, the following sub-rules shall be inserted, namely:—

“(4) Notwithstanding anything contained in this rule, the State Government concerned in respect of any posts under its control, or the

Central Government in respect of any posts under its control, may, for sufficient reasons to be recorded in writing, where equation is not possible, appoint any member of the Service to any such post without making a declaration that the said post is equivalent in status and responsibility to a post specified in Schedule III.

- (5) A member of the Service on appointment to a post referred to in sub-rule (4), in respect of which no pay or scale has been prescribed, shall draw such rate of pay as the State Government, in consultation with the Central Government in the case of a post under the control of the State Government, or as the Central Government in the case of a post under the control of the Central Government, may, after taking into account the nature of duties and responsibilities involved in the post, determine.
- (6) A member of the Service on appointment to a post referred to in sub-rule (4), in respect of which any pay or scale of pay has been prescribed, shall draw where the pay has been prescribed, the prescribed pay and where scale of pay has been prescribed, such rate of pay not exceeding the maximum of the scale as may be fixed in this behalf by the State Government, or as the case may be, by the Central Government:

Provided that the pay allowed to an officer under this sub-rule and sub-rule (5) shall not at any time be less than what he would have drawn had he not been appointed to a post referred to in sub-rule (4)."

[No. 1/63/59-AIS(II).]

G.S.R. 724.—In exercise of the powers conferred by sub-section (1) of section 3 of the All India Services Act, 1951 (61 of 1951), the Central Government, after consultation with the Governments of the States concerned, hereby makes the following further amendment in the Indian Police Service (Pay) Rules, 1954, namely:—

In the said rules, after sub-rule (3) of rule 9, the following sub-rules shall be inserted, namely:—

- "(4) Notwithstanding anything contained in this rule, the State Government concerned in respect of any posts under its control, or the Central Government in respect of any posts under its control, may, for sufficient reasons to be recorded in writing, where equation is not possible, appoint any member of the Service to any such post without making a declaration that the said post is equivalent in status and responsibility to a post specified in Schedule III.
- (5) A member of the Service on appointment to a post referred to in sub-rule (4), in respect of which no pay or scale has been prescribed, shall draw such rate of pay as the State Government, in consultation with the Central Government in the case of a post under the control of the State Government, or as the Central Government in the case of a post under the control of the Central Government, may, after taking into account the nature of duties and responsibilities involved in the post, determine.
- (6) A member of the Service on appointment to a post referred to in sub-rule (4), in respect of which any pay or scale of pay has been prescribed, shall draw where the pay has been prescribed, the prescribed pay and where scale of pay has been prescribed, such rate of pay not exceeding the maximum of the scale as may be fixed in this behalf by the State Government, or as the case may be, by the Central Government:

Provided that the pay allowed to an officer under this sub-rule and sub-rule (5) shall not at any time be less than what he would have drawn had he not been appointed to a post referred to in sub-rule (4)."

[No. 1/63/59-AIS(II)-A.]

New Delhi, the 23rd June 1960

G.S.R. 725.—In pursuance of rule 11 of the Indian Administrative Service (Pay) Rules, 1954, the Central Government after consultation with State Governments concerned, hereby makes following amendments in Schedule III appended to the said Rules

2. The amendments shall be deemed to have come into force on the 1st May, 1960.

Amendments

In the said Schedule III,

(1) Under the heading "A-Posts carrying pay above time-scale pay in the Indian Administrative Service under the State Governments"

(i) for the entries relating to "Bombay" the following entries shall be substituted, namely:—

"Gujarat—

Chief Secretary to Government	2500
Secretary(ies) to Government	2250
Development Commissioner	2250
Commissioner(s)	2250
Motor Transport Controller	2250"

(ii) after the entries relating to "Madras", the following entries shall be inserted, namely:—

"Maharashtra—

Chief Secretary to Government	2500
Secretary(ies) to Government	2250
Development Commissioner	2250
Commissioner(s)	2250
Motor Transport Controller	2250
Municipal Commissioner Bombay	2250"

(2) Under the heading "B-Posts carrying pay in the senior time-scale of the Indian Administrative Service under the State Governments including posts carrying special pays in addition to pay in the time-scale"

(i) for the entries relating to "Bombay" the following entries shall be substituted, namely:—

"Gujarat—

Joint Secretary(ies) to Government.
Municipal Commissioner for city of Ahmedabad.
Deputy Secretary(ies) to Government.
Secretary to Governor.
Collector(s).
Additional Collector(s).
Registrar of Co-operative Societies.
Joint Registrar of Co-operative Societies.
Commissioner of Labour.
Settlement Commissioner and Director of Land Records.
Director of Transport.
Director of Social Welfare.
Director of Prohibition and Excise.
Collector of Sales Tax.
Additional Collector of Sales Tax.
Inspector General of Prisons";

(ii) after the entries relating to "Madras" the following entries shall be inserted, namely:—

"Maharashtra—

Joint Secretary(ies) to Government.
 Municipal Commissioner(s) for the cities of Poona and Nagpur.
 Deputy Secretary(ies) to Government.
 Secretary to Governor.
 Collector(s).
 Additional Collector(s).
 Registrar of Co-operative Societies.
 Joint Registrar of Co-operative Societies.
 Commissioner of Labour.
 Inspector General of Registration.
 Deputy Director of Land Records.
 Director of Transport.
 Director of Social Welfare.
 Director of Prohibition and Excise.
 Collector of Sales Tax.
 Additional Collector of Sales Tax.
 Inspector General of Prisons".

[No. 1/81/60-AIS(II).J]

New Delhi, the 27th June 1960

G.S.R. 726.—In pursuance of sub-rule (1), and the first proviso to sub-rule (2), of rule 4 of the Indian Police Service (Cadre) Rules, 1954, the Central Government, in consultation with the Government of Andhra Pradesh, hereby make the following further amendments in the Indian Police Service (Fixation of Cadre Strength) Regulations, 1955.

Amendments

In the Schedule to the said Regulations, under "ANDHRA PRADESH" for the entries—

"Superintendent of Police, X-Branch.
 Superintendent of Police, Crime and X-Branch C.I.D. and
 Deputy Commissioners of Police (Law & Order, city; Crimes, city; Special Branch, city; Traffic, Licensing, city; Armed Reserve)"

the following shall be substituted:—

"Superintendent of Police, X-Branch, C.I.D.
 Superintendent of Police, Crime Branch, C.I.D. and
 Deputy Commissioners of Police (Law & Order, city; Crimes, city; Special Branch, city; Traffic and Licensing, city; Armed Reserve)".

[No. 3/52/60-AIS(II).J]

T. C. A. SRINIVASAVARADAN, Dy. Secy.

CORRIGENDA

New Delhi, the 28th June 1960

G.S.R. 727.—In the notification of the Government of India in the Ministry of Home Affairs, G.S.R. 150 (F.5/1/60-Judl.IIUTL 20) dated the 9th February, 1960, published at pages 23/1/23/82 of the Gazette of India Extraordinary Part II—Section 3—sub-section (i), dated the 9th February, 1960,—

- (1) at page 23/3, in line 2 of modification 25, for "whenever" read "wherever";
- (2) at page 23/4, in line 1 of modification 29 for "(d)" read "(b)";

(3) at page 23/11, in the marginal heading of section 14, for "Qualification" read "Qualifications";

(4) at page 23/11, in line 4 of clause (iv) of section 14, for "qualification" read "qualifications";

(5) at page 23/12, in the marginal heading of section 15, for "Ineligibility" read "Ineligibility";

(6) at page 23/14, in line 2 of section 20, for "the may" read "he may";

(7) at page 23/14, in the marginal heading of section 26, for "office commissioners" read "office of commissioners";

(8) at page 23/18, in line 1 of section 43, for "Commissioner" read "Commissioners";

(9) at page 23/19, in section 48—

- in line 2 of clause (iv) omit the sign of fullstop in between the words "water" and "works"; and for "Office" read "Officer";
- in line 1 of the proviso, for "case" read "cases";

(10) at page 23/23, in line 1 of clause (xi) of sub-section (2) of section 60, for "space" read "spaces";

(11) at page 23/26, in line 2 of section 67, omit "and" occurring in between "Act" and "the";

(12) at page 23/26, in line 2 of clause (a) of sub-section (1) of section 68, for "value" read "annual value";

(13) at page 23/29 for "79. Determination of annual value of holding (i) The annual value of a furnish any such return for the space of a fortnight from the day on which he has been required to do so, or knowingly furnishes a false or incorrect return or description, shall be liable to a fine not exceeding twenty rupees, and to a further fine not exceeding five rupees for each day during which he omits to furnish a true and correct return, and whoever obstructs, hinders or prevents the assessor appointed by the Board from entering or inspecting or measuring any such holding shall be liable to a fine not exceeding two hundred rupees"; read.

"78. *Penalty for default in furnishing return.*—Whoever refuses or fails to furnish any such return for the space of a fortnight from the day on which he has been required to do so, or knowingly furnishes a false or incorrect return or description, shall be liable to a fine not exceeding twenty rupees, and to a further fine not exceeding five rupees for each day during which he omits to furnish a true and correct return; and whoever obstructs, hinders or prevents the assessor appointed by the Board from entering or inspecting or measuring any such holding shall be liable to a fine not exceeding two hundred rupees";

(14) at page 23/30, in line 1 of sub-section (2) of section 82, for "told" read "total";

(15) at page 23/31, in line 2 of sub-section (2) of section 84, for "persons" read "person";

(16) at page 23/32, in line 2 of sub-section (3) of section 92, insert the brackets and letter "(c)" after the brackets and letter "(b)";

(17) at page 23/39, in the heading to section 136, for "Tools" read "Tolls";

(18) at page 23/40, in the marginal heading of section 144, for "assists" read "assists";

(19) at page 23/40, in line 1 of clause (c) of sub-section (1) of section 146, for "is" read "in";

(20) at page 23/41, in line 7 of section 150, insert "at" before "an interval";

(21) at page 23/46, in the marginal heading of section 173, insert "of" before "bye-laws";

(22) at page 23/47, in the second line after clause (f) of sub-section (1) of section 177, for "spare" read "space";

(23) at page 23/53, in line 2 of sub-section (2) of section 214, for "occupier" read "occupiers";

(24) at page 23/55, in line 2 of section 221, for "proceeding" read "preceding";

(25) at page 23/55, in line 3 of sub-section (1) of section 225, for "proceeding" read "preceding";

(26) at page 23/63, in line 1 of sub-section (3) of section 258, for "damages" read "damages";

(27) at page 23/65, in line 3 of section 270, for "and" read "any";

(28) at page 23/66, in line 3 of sub-section (1) of section 273, for "piper" read "pipe";

(29) at page 23/66, in line 3 of sub-section (1) of section 280, for "accompained" read "accompanied";

(30) at page 23/67, in line 6 of section 284, for "having" read "have";

(31) at page 23/68, in line 4 of sub-section (2) of section 288, for "determined" read "determine";

(32) at page 23/69, in line 2 of sub-section (5) of section 295, for "details" read "detail";

(33) at page 23/78, in line 7 of section 324, insert the "or" in between "commission" and "existence";

(34) at page 23/79, for "Mistellaneous" occuring in the heading to Chapter XI, read "Miscellaneous";

(35) at page 23/79, in line 5 of section 331, for "person authorised" read "person so authorised";

(36) at page 23/80, in line 1 of section 338, for "ff" read "If";

[No. F.5/1/60-JudII]

K. R. PRABHU, Dy. Secy.

MINISTRY OF FINANCE

(Department of Expenditure)

New Delhi, the 20th June 1960

G.S.R. 728.—In exercise of the powers conferred by the proviso to article 309 and clause (5) of article 148 of the Constitution and after consultation with the Comptroller and Auditor General in relation to persons serving in the Indian Audit and Accounts Department, the President hereby makes the following further amendments in the Civil Service Regulations, namely:—

1. These regulations may be called the Civil Service (Amendment) Regulations, 1960.
2. In the Civil Service Regulations, for sub-clause (2) of clause (a) of Article 193, the following shall be substituted, namely:—

"(2) No payment under sub-clause (1) shall be made unless the Government servant furnishes a certificate that he is not engaged in any other employment, business, profession or vocation".

[No. F. 19(4)-EIV/55Pt.II]

DEVI DIYAL BHATIA, Dy. Secy.

(Department of Economic Affairs)

New Delhi, the 20th June 1960

G.S.R. 729.—In exercise of the powers conferred by clause (2) of article 77 of the Constitution, the President is pleased to make the following rule, namely:—

The Agreement between the Government of the Swiss Confederation and the Government of India regarding credits for Swiss supplies of capital goods for the

economic development of India and all documents required to be executed in exercise of the executive power of the Union of India in connection with that Agreement shall be executed and authenticated on behalf of the President by the Ambassador of India in Switzerland.

Dated at New Delhi, this 20th June, 1960

[No. 4(1)-F.C./60.]

By order and in the name of the President,

K. S. SUNDARA RAJAN, Jt. Secy.

(Department of Economic Affairs)

New Delhi, the 2nd July, 1960

G.S.R. 720.—In exercise of the powers conferred by section 15 of the Government Savings Banks Act, 1873 (5 of 1873), the Central Government hereby makes the following rules, namely:—

1. Short Title and commencement.—(i) These rules may be called the Post Office Savings Banks (Nomination) Rules, 1960.

(ii) They shall come into force on the 1st August, 1960.

2. Definitions.—In these rules unless the context otherwise requires—

(i) 'account' means the account of a depositor in Post Office Savings Bank and includes Post Office Cumulative Time Deposits account.

(ii) 'Head Postmaster' means the officer-in-charge of a Head Post Office and includes any other person to whom the powers of Head Postmaster have been delegated.

3. Nominations.—(1) The depositor of an account standing in the name of a single depositor may apply to the Head Postmaster of the office at which the account stands in Form A together with the pass book nominating any person or persons who in the event of his death shall become entitled to payment of the amount due on the account:

Provided that no nomination shall be made in respect of an account opened on behalf of a minor or lunatic.

(2) A nomination made by the depositor of an account under sub-rule (1) may be cancelled or varied by the depositor by submitting an application in Form B together with the pass book to the Head Postmaster of the office at which the account stands.

(3) A fee of 50 nP. shall be chargeable on every application for registration of a nomination, or of any variation in nomination or cancellation thereof:

Provided that no fee shall be charged on an application for registration of the first nomination.

NOTE.—The fee shall be paid in the shape of postage stamps and be affixed on the application.

(4) The nomination or the cancellation or variation thereof shall be effective from the date it is registered in the Head Post Office which date shall be noted on the pass book.

4. Payment on the death of a depositor where nomination has been made.—(1) If a depositor of an account in respect of which a nomination is in force dies, the nominee or nominees shall make an application in the form laid down by the Director General, Posts and Telegraphs for the purpose accompanied by the proof of death of the depositor to the Head Postmaster of the office where the account stands.

(2) If any of the nominees is a minor, an application shall be made by the person appointed by the depositor under sub-section (3) of section 4 of the Government Savings Banks Act, 1873 or if no such person has been appointed, by his guardian.

(3) If any of the nominees is dead, the surviving nominee or nominees shall in addition to proof of death of the depositor also furnish proof of death of such nominee

FORM A

[See rule 3(1)]

INDIAN POSTS AND TELEGRAPHS DEPARTMENT

Serial No.

Application for Nomination in respect of Post Office Savings Bank *Cumulative Time Deposits* Account No.
under Government Savings Banks Act, 1873.

(In the case of an account which stands in the books of a Sub or Branch Post Office, an application may be made through the Sub or a Branch Postmaster.)

To

The Postmaster,

..... (Through Postmaster....., S.O./B.O.).

I,....., the depositor of..... account No.
hereby nominate the person/s mentioned below who in the event of my death, before the closure of the above account, shall be entitled to the payment of the sum due on the above account, to the exclusion of all other persons. I hereby declare that I have not made any nomination in respect of the above account. The Pass Book is enclosed.

Sl. No.	Name of the nominee	Full address	Date of birth of nominee in case of minor
.....

As the nominee/s at serial No. above is/are minor/s, I appoint Shri.
Saving Bank
(name and full address) as the person to receive the sum due on the.....
Cumulative Time Deposit
account in the event of my death during the minority of the nominee/s.

Address:

Yours faithfully,

(In case of illiterate holder father's name
should be given).

Signature (thumb impression, if illiterate)
of holder.

Witnesses:

Name } (1)
Address }
Name } (2)
Address }

N.B. In the case of illiterate holders the witnesses shall be persons whose signatures are known to the Post Office

Orders of the Postmaster accepting the nomination:

Signature of Head Sub Postmaster.

Date stamp of Post Office.

FORM B
(See rule 3(2))
INDIAN POSTS AND TELEGRAPHS DEPARTMENT

Serial No.

Savings Bank

*Application for cancellation or variation of nomination previously made in respect of _____
Account No. under Government Savings Banks Act, 1873.*

(In the case of an account which stands in the books of a Sub or Branch Post Office, an application may be made through a Sub or a Branch Postmaster).

Space for postage stamps
50 nP.

To
The Postmaster,

..... (through Postmaster.....S.O./B.O.)

I,....., the depositor of _____ account No.
Post Office Savings Bank
Cumulative Time Deposits
Savings Bank

hereby cancel the nomination made by me in respect of _____ account No.
Cumulative Time Deposits

*In place of the cancelled nomination, I hereby nominate the person/s mentioned below who shall, on my death, become entitled to the payment of the sum due on the above account to the exclusion of all other persons. The Pass Book is enclosed.

Sl. No.	Name of the nominee	Full address	Date of birth of nominee in case of minor
.....

*To be filled in case of variation only.

As the nominee/s at serial No. on the reverse is/are minor/s, I appoint Shri.....
(name and full address) as the person to recover the sum due on the _____
account in the event of my death during the minority of the nominee/s.

Address : Yours faithfully,

(In case of illiterate depositor, father's name _____ Signature (thumb impression, if illiterate)
should be given.) of depositor.

Witnesses:

Name

Address

Name

Address

} (1)
} (2)

N.B. In the case of illiterate depositors, the witnesses shall be persons whose signatures are known to the Post Office.

Orders of the Postmaster accepting the nomination:

Signature of Head/Sub Postmaster.

Date Stamp of Post Office.

[No. F.7(7)-NS/60.]
SHIV NAUBH SINGH,
Gt. Secy.

(Department of Revenue)

CUSTOMS AND CENTRAL EXCISE

New Delhi, the 2nd July 1960

G.S.R. 731.—In exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duty Export Drawback (General) Rules, 1960, the same having been previously published as required under the said sub-section (3) of section 43B, namely:—

Amendment

1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1960.
2. In the said Rules in the Second Schedule after the existing item 61 and the entry relating thereto the following shall be added namely:—
“62. Electrical accessories”.

[No. 57/F. No. 34/245/59-Cus.IV.]

G.S.R. 732.—In exercise of the powers conferred by sub-section (3) of Section 43B of the Sea Customs Act 1878 (8 of 1878) and Section 37 of the Central Excise and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, the same having been previously published as required under the said sub-section (3) of Section 43B of the Sea Customs Act, 1878 (8 of 1878), namely:—

Amendment

1. These Rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1960.

2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960—

- (1) for the existing item No. 4, sub item (A), and the entries relating thereto, the following shall be substituted, namely:—

“(A) Wire gauge, mesh, netting and chain link fencing, made of galvanised iron wire falling under item 63(25) of the First Schedule to the Indian Tariff Act, 1934 (32 of 1934), which is

(i) finer than 16 S.W.G. but not finer than 19 S.W.G.	Rupees two hundred and forty seven per ton.
(ii) finer than 19 S.W.G. but not finer than 22 S.W.G.	Rupees two hundred and sixty five per ton.
(iii) finer than 22 S.W.G. but not finer than 27 S.W.G.	Rupees two hundred and ninety five per ton.
(iv) finer than 27 S.W.G. but not finer than 30 S.W.G.	Rupees three hundred and fifty four per ton.
(v) finer than 30 S.W.G.	Rupees six hundred and one per ton.

Provided that in the case of goods manufactured from wire of different gauges, drawback shall be allowed at the rate applicable to wire of the thicker or the thickest variety, as the case may be, used in the goods”, and

- (2) for the existing item No. 4, sub item (F) and the entries relating thereto, the following shall be substituted, namely:—

“(F) Steel stranded wire made from galvanised steel wire of tensile strength below 45 tons per square inch which is—

(i) not finer than 16 S.W.G.	Rupees fifty two per ton.
(ii) finer than 16 S.W.G. but not finer than 19 S.W.G.	Rupees two hundred and forty seven per ton.

(iii) finer than 19 S.W.G. but not finer than 22 S.W.G.	Rupees two hundred and sixty five per ton.
(iv) finer than 22 S.W.G. but not finer than 27 S.W.G.	Rupees two hundred and ninety five per ton.
(v) finer than 27 S.W.G. but not finer than 30 S.W.G.	Rupees three hundred and fifty four per ton.
(vi) finer than 30 S.W.G.	Rupees six hundred and one per ton

Provided that in the case of goods manufactured from wire of different gauges, drawback shall be allowed at the rate applicable to wire of the thicker or the thickest variety, as the case may be, used in the goods."

[No. 58/F. No. 34/304/59-Cus.IV.]

G.S.R. 733.—In exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salts Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, the same having been previously published as required under the said sub-section (3) of section 43B, namely:—

Amendment

1. These rules may be called the Customs & Central Excise Duties Export Drawback (General) Amendment Rules, 1960.
2. In the Second Schedule to the said Rules, for the existing entry against Serial Number 50 the following shall be inserted namely:—
"50. Mixed fabrics containing wool and synthetic fibre".

[No. 59/F. No. 34/60/59-Cus.IV.]

CUSTOMS

New Delhi, the 2nd July 1960

G.S.R. 734.—In exercise of the powers conferred by sub-section (1) of section 43B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry the Central Government hereby makes the following further amendment in the notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. GSR-575 (55)/F. No. 34/86/60-Cus.IV) dated 28th May, 1960, namely:—

Amendment

In the Schedule to the said notification, after entry 94, the following entry shall be added, namely:—

"95. Electrical Accessories".

[No. 84/F. No. 34/245/59-Cus.IV.]

G.S.R. 735.—In exercise of the powers conferred by sub-section (1) of section 43B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry the Central Government hereby makes the following further amendment in the notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. G.S.R. 575 (55/F. No. 34/86/60-Cus.IV) dated 28th May, 1960, namely:—

Amendment

In the Schedule to the said notification, for the existing entry at Serial Number 81, the following shall be substituted, namely:—

"81. Mixed Fabrics containing wool and synthetic fibre".

[No. 65/F. No. 34/60/59-Cus.IV.]

M. C. DAS, Dy. Secy.

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 2nd July 1960.

G.S.R. 736.—In exercise of the powers conferred by rule 191-B of the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue) G.S.R. No. 546 dated the 9th May, 1959, namely:—

In the Table annexed to the said notification in column 2, the following entry shall be added at the end, namely:—

“(22) Screen Printed Furnishing Fabrics”

[No. 93/60.]

L. M. KAUL, Dy. Secy.

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 2nd July 1960.

G.S.R. 737.—In exercise of the powers conferred by section 37 of the Central Excises and Salt Act, 1944 (I of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendments to the Central Excise Rules, 1944, namely:—

1. These rules may be called the Central Excise (Amendment) Rules, 1960.
2. In rule 2 of the Central Excise Rules, 1944, in clause (ii)(A), for sub-clauses (a), (b), (1) and (n), the following sub-clauses shall, respectively, be substituted, namely:—

“(a) in the State of Gujarat, the Collector of Central Excise, Baroda;”

“(b) in the districts and talukas of the State of Maharashtra other than those specified in sub-clauses (1) and (n), the Collector of Central Excise, Bombay;”

“(1) in the State of Madhya Pradesh and in the districts of Chanda, Bhandara, Nagpur, Akola, Buldhana, Yeotmal, Amravati, Wardha and Rajura of the State of Maharashtra, the Collector of Central Excise, Nagpur;”

“(n) in the districts of Ahmednagar, East Khandesh, West Khandesh, Nasik, Poona, North Satara, Sholapur, South Satara, Kolhapur, Aurangabad, Parbhani, Nanded, Bhair and Osmanabad, and in Panvel (except Uran Mahal), Karjat and Khalapur talukas of Kolaba district and in the district of Thana except the talukas of Bassein, Dahanu and Palghar, all of Maharashtra State, the Collector of Central Excise, Poona.”

3. This notification shall be deemed to have come into force on and from the 1st May, 1960.

[No. 92/60/F. No. 2/1/60-CX.I.]

L. S. MARTHANDAM, Under Secy.

(Department of Revenue)

CORRIGENDUM

CENTRAL EXCISES

New Delhi, the 23rd June, 1960.

G.S.R. 738.—In line 1 of the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. GSR 663, dated the 10th June,

1960, published in the Gazette of India Extraordinary, dated the 10th June, 1960 after the words "powers conferred by" insert the word "sub".

[No. F. 47/14/60 cx IV.]

J. N. SAXENA, Under Secy.

COLLECTORATE OF CUSTOMS & CENTRAL EXCISE: COCHIN

CENTRAL EXCISES

Cochin, the 16th June 1960

G.S.R. 739.—In exercise of the powers conferred by Rule 5 of the Central Excise Rules, 1944, I hereby order that the following amendments shall be made in this Collectorate's Notification No. 1/TX dated 1st May, 1960.

In the table appended to the said Notification, the following entries shall be inserted namely:—

Serial No.	Rank of Officer	Central Excise Rules	Restrictions & limitations
(1)	(2)	(3)	(4)
<i>(i) After S. No. 1-17</i>			
1-18	Assistant Collector	3, 27, 51, 65(4), 97, 140, 153, 154, 184, 185(1), 189, 193, 227(1)	..
<i>(ii) After S. No. 2-11</i>			
2-12	Superintendent	3, 27, 140, 153, 154	..
<i>(iii) After S. No. 3-2</i>			
3-3	Inspector	27, 153	..
<i>(iv) After S. No. 5-10</i>			
5-11	Licensing authority	49, 52, 59	..
<i>(v)</i>			
6-1	Deputy Superintendent	27, 153	..

[C. No. 17/3/60-CX.]

C. T. A. PILLAI, Collector.

CENTRAL BOARD OF REVENUE

CUSTOMS

New Delhi, the 28th June 1960

G.S.R. 740.—In exercise of the powers conferred by sub-section (2) of section 202 of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Chief Customs Authority hereby makes the following amendments to the Customs House Agents Licensing Rules, 1960, namely:—

1. These rules may be called the Custom House Agents Licensing (Amendment) Rules, 1960.
2. In the Custom House Agents Licensing Rules, 1960,
 - (1) in sub-rule (1) of rule 24, after the words 'special temporary licence', the words and letter "in Form 'F'" shall be inserted;

(ii) in Form 'B', in the first paragraph, the following shall be added at the end, namely:—

"This licence will be valid upto";

(iii) after Form 'E', the following Form shall be inserted, namely:—

"Form 'F'

(See rule 24)

SPECIAL TEMPORARY LICENCE TO TRANSACT CUSTOM HOUSE BUSINESS UNDER SECTION 202 OF THE SEA CUSTOMS ACT.

Shri/Sarvashri is/are hereby granted this special temporary licence to transact business at the Custom House in pursuance of rule 24 of the Custom House Agents Licensing Rules, 1960, issued under section 202 of the Sea Customs Act. This licence will be valid upto

It is a condition of this licence that in the case of a company or firm, the Custom House work shall be transacted through one of the following persons:—

Name of Person	Specimen Signature
(1)
(2)
(3)
(4)
(5)

Custom House

19

Signature and Designation of
Customs Collector.

[No. 66.]

S. VENKATESAN, Secy.

MINISTRY OF COMMERCE & INDUSTRY

New Delhi, the 25th June 1960

G.S.R. 741.—In exercise of the powers conferred by sub-sections (1) and (2) of section 26 of Khadi and Village Industries Commission Act, 1956 (61 of 1956), the Central Government hereby makes the following further amendments in the Khadi and Village Industries Commission Rules, 1957, published with the notification of the Government of India in the late Ministry of Production No. S.R.O. 1006, dated 30th March, 1957, namely:—

1. **Short title.**—These Rules may be called the Khadi and Village Industries Commission (Amendment) Rules, 1960.
2. In rule 3 of the Khadi and Village Industries Commission Rules, 1957 (hereinafter called the said Rules), for the words "three years from the date of his appointment", the words "such period not exceeding three years as may be prescribed in the notification of his appointment" shall be substituted.
3. In sub-rule (1) of rule 14 of the said Rules, for the words "three years from the date of his appointment", the words "such period not exceeding three years as may be prescribed in the notification of his appointment" shall be substituted.

[No. 5(1)/60-KVE.]

M. P. ALEXANDER, Dy. Secy.

MINISTRY OF STEEL, MINES & FUEL

(Department of Mines & Fuel)

New Delhi, the 23rd June 1960

G.S.R. 742.—In exercise of the powers conferred by section 17 of the Coal Mines (Conservation and Safety) Act, 1952 (12 of 1952), the Central Government hereby makes the following amendments to the Coal Mines (Conservation and Safety) Rules, 1954, the same having been previously published as required by sub-section (1) of the said section, namely:—

RULES

1. These rules may be called the Coal Mines (Conservation and Safety) Amendment Rules, 1960.

2. In rule 39 of the Coal Mines (Conservation and Safety) Rules, 1954 (hereinafter called the said rules)—

(i) in sub-rules (1) and (2), for the words "coal mine or seam" wherever they occur, the words "coal mine or seam or section of a seam" shall be substituted;

(ii) after sub-rule (3), the following sub-rules shall be inserted, namely:—

(3A) The final grade fixed by the Board under sub-rule (3) for a seam or section of a seam of a coal mine may be altered by the Board from time to time on the basis of analysis of wagon samples if the Board is satisfied that the grade so fixed cannot be maintained. The drawal of seam samples and wagon samples by the Board for the purpose of sub-rule (3) or this sub-rule shall be in accordance with such procedure as may from time to time be laid down by the Board.

(3B) The Board may withdraw the grade fixed for a seam or any section of a seam in cases where the production or despatches of coal from the seam or section of the seam have stopped for a continuous period of six months or where the production of coal from the seam or section of the seam has been prohibited by any law for the time being in force.

(3C) No order under sub-rule (3A) or sub-rule (3B) shall be passed unless the owner concerned has been given an opportunity of making a representation against the order proposed."

3. In rule 43 of the said rules for the words, brackets and figures "sub-rule (3) of rule 39", the following shall be substituted, namely:—

"sub-rule (3), (3A) or (3B) of rule 39".

[No. C5-5(3)/58.]

CHHEDI LAL, Dy. Secy.

MINISTRY OF TRANSPORT & COMMUNICATIONS

(Department of Transport)

(Transport Wing)

New Delhi, the 18th June 1960

G.S.R. 743.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules:

TOURIST ORGANISATION (NON-GAZETTED STATISTICAL STAFF)
RECRUITMENT RULES, 1959

1. **Short title and Commencement.**—(i) The rules may be called the Tourist Organisation (Non-gazetted Statistical Staff) Recruitment Rules, 1959.
(ii) They shall come into force at once.

2. **Application.**—These rules shall apply to the posts of Senior Investigator in the Headquarters establishment of the Department of Tourism, Ministry of Transport and Communications.

3. Classification and scale of pay.—The classification of the posts and their scales of pay shall be as specified in columns 2 and 3 of the Schedule to these rules.

4. Method of Recruitment.—The method of recruitment, age limits, the qualifications for recruitment to the post and other matters relating thereto shall be as specified in columns 4 to 13 of the Schedule.

5. Reservation.—All direct recruitment shall be subject to the reservation of posts for Schedule Castes, Schedule Tribes and other Backward Classes according to the orders issued by the Ministry of Home Affairs from time to time.

Recruitment Rules for the post of Senior Investigator, Department of Tourism, Ministry of Trans-

Name of post	No. of Posts	Classification	Scale of pay	Whether selection or non-selection post	Age limit for direct recruits	Educational and other qualifications required for direct recruits
1	2	3	4	5	6	7
Senior Investigator	5	G.C.S. Class II (Non-gazetted) (Non-ministerial).	Rs. 275— 25—500.	Selection (Relaxable for Govt. servants).	Below 30 years. (With usual age relaxation)	<i>Essential:</i> (i) Master's or equivalent Honours' degree in Statistics of Mathematics/economics/Commerce with Statistics of a recognised University. <i>OR</i> (ii) Practical or research experience in Statistics. <i>Desirable:</i> (1) Experience of field work in connection with sample surveys. (2) Familiarity with problems relating to tourists statistics.

port and Communications

Whether age and educational qualifications if any prescribed for the direct recruits will apply in the case of promotees	Period	Method of rectt.	In case of rectt. whether by direct Recrt. or by promotion or transfer and motion to be filled by various methods	by promotion from which pro- percentage of made	If a DPC exists what is to be consulted	Circumstance in rectt. which U.P. is its com- position
8	9	10	11	12	13	
Will not apply	2 Yrs.	By direct recruitment 50% By promotion 50%	Promotion : Junior Investigator with 3 years service in grade.	Class II D.P.C.	As require under the rules.	

MINISTRY OF REHABILITATION

New Delhi, the 25th June 1960

G.S.R. 744.—In exercise of the powers conferred by section 23 of the Evacuee Interest (Separation), Act, 1951 (84 of 1951), the Central Government hereby makes the following further amendments to the Evacuee Interest (Separation) Rules, 1951, namely:—

1. These rules may be called the Evacuee Interest (Separation) Amendment Rules, 1960.

2. In rule 11B of the Evacuee Interest (Separation) Rules, 1951, hereinafter referred to as the said rules,—

(1) in clause (b), for sub-clauses (i) and (ii) the following sub-clauses shall be substituted, namely:—

(i) if the evacuee share is less than half, sell that share to the non-evacuee co-sharer at the price assessed by the Competent Officer and such non-evacuee co-sharer shall be entitled to pay 30% of the assessed price of the evacuee share in cash and the balance by associating claimants; and if he is not interested offer it to the allottee, if a displaced person;

(ii) if the evacuee share is half or more than half, sell the property at the assessed price to the sitting allottee, if a displaced person, and if he is not interested offer it to the non-evacuee co-sharer who shall be entitled to pay 30 per cent of the assessed price of the evacuee share in cash and the balance by associating claimants."

(2) in clause (c), for sub-clause (i), the following sub-clause shall be substituted, namely:—

"(i) sell the evacuee share at the market price to the non-evacuee co-sharer who shall be entitled to pay 30 per cent of the assessed price of the evacuee share in cash and the balance by associating claimants;"

(3) For rule 11C of the said rules, the following rule shall be substituted, namely:—

"11C. Where a non-evacuee co-sharer purchases the evacuee interest in a composite property, he shall deposit the purchase money within fifteen days of such purchase or such longer period as the Competent Officer deems fit and the Competent Officer shall not make an order under sub-clause (ii) of clause (a) of section 10 of the Act unless the purchase money has been deposited within the said period.

Provided that the Competent Officer may allow such non-evacuee co-sharer to pay 30 per cent of the purchase price in cash and the balance by associating claimants."

4. In rule 11D of the said rules, for clause (b) of sub-rule (8), the following clause shall be substituted, namely:—

"(b) if the Competent Officer accepts the bid—

(i) where the highest bidder is a non-displaced person, he shall pay towards the balance of the purchase money to the Competent Officer within fifteen days of the acceptance of his bid or within such further time as may be granted in this behalf by the Competent Officer in cash, the entire sale price attributable to the non-evacuee interest and thirty per cent of the price attributable to the evacuee interest. The bidder may pay the balance of seventy per cent of the sale price attributable to the evacuee interest by associating claimants:

Provided that where the aforesaid seventy per cent has been paid by associating claimants, the property shall be transferred jointly in the name of the bidder and his associate claimants in proportion to the amount adjusted by association;

(ii) where the highest bidder is a displaced person, he shall pay the balance of the purchase money in accordance with the provisions of sub-rule (16).".

[No. 5(133)/59/Prop. II.]

KANWAR BAHADUR, Settlement Commissioner (A) &
Ex-officio Dy. Secy.

MINISTRY OF FOOD & AGRICULTURE

(Department of Agriculture)

New Delhi, the 22nd June 1960

G.S.R. 745.—Read “D Type quarter No. 18” for “C Type quarter No. 29” against “Photographer” occurring in Schedule published under S.R. 317-J-5 *vide* this Ministry’s notification No. 22-194/54-Instt.I dated the 4th June, 1960 regarding Indian Agricultural Research Institute (Allotment of Residences) Rules, 1960.

[No. 22-193/54-Instt.I.]

A. H. B. TYABJI,
Tubewell Project Administrator.

(Department of Agriculture)

New Delhi, the 24th June 1960

G.S.R. 746.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Research Investigator (Grade I) (Reference) in the Directorate of Economics and Statistics in the Department of Agriculture of the Ministry of Food and Agriculture, namely:—

1. Short title.—These rules may be called the Directorate of Economics and Statistics [Research Investigator (Grade I) (Reference)] Recruitment Rules, 1960.

2. Application.—These rules shall apply for recruitment to the post specified in Column 1 of the Schedule to these rules.

3. Number, Classification and scale of pay.—The number of posts, the classification of the said post and the scale of pay attached thereto shall be as specified in Columns 2 to 4 of the said Schedule.

4. Method of recruitment, age limit and other qualifications.—The method of recruitment, age-limit, qualifications and other matters, connected therewith shall be as specified in columns 5 to 13 of the Schedule aforesaid.

SCHEDULE

Recruitment Rules for the Post of Research Investigator (Grade I) (Reference) in the Directorate

Name of Post	No. of post	Classi- fication	Scale of pay	Whether selection post or non-se- lection post	Age limit for direct recruits	Educational and other qualifications required for direct recruits
1	2	3	4	5	6	7
Research Investigator (Grade I) (Reference).	1	G.C.S. Class-II (Non- Minister- ial Non- Gazetted).	Rs. 275-25- 500.	Selection	*Below 35 years. (Relax- able for Govern- ment servants).	<i>Essential :—</i> (i) Degree preferably with Economics as one of the subjects of a recognised University. (ii) Degree/Diploma in Library Science. (iii) About 3 years' experience in a responsible capacity in a Library of standing. Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified.

*Relaxable in the case of Scheduled Castes and Scheduled Tribes candidates, Displaced persons by the Government of India.

of Economics and Statistics, Ministry of Food and Agriculture.

Whether age & educational qualifications prescribed for the direct recruits will apply in the case of promo-tees	Period of probation, if any	Method of rectt. whether by direct rectt. or by promotion or transfer & percentage of the vacancies to be filled by various methods	In case of rectt. by promotion/transfer, grades from which promotion to be made	If a DPC exists what is its composition	Circumstances in which UPSC is to be consulted in making rectt.
8	9	10	II	12	13
No	2 years	By promotion, failing which by Direct recruitment,	By promotion of Librarian with at least 5 years' service in the grade.	Class II DPC	As required under the rules.

sons and other special categories in accordance with the general orders issued from time to time

[No. F. 9-107/58-C(E).]

B. R. KAPOOR, Under Secy.

MINISTRY OF LABOUR & EMPLOYMENT

New Delhi, the 23rd June 1960

G.S.R. 747.—The following draft of certain amendments to the Industrial Disputes (Central) Rules, 1957, which the Central Government proposes to make in exercise of the powers conferred by section 38 of the Industrial Disputes Act, 1947 (14 of 1947), is published as required by sub-section (1) of the said section for the information of persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after 1st August 1960.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Amendment

1. These rules may be called the Industrial Disputes (Central) Amendment Rules, 1960.

2. For rule 62 of the Industrial Disputes (Central) Rules, 1957, hereinafter referred to as the said rules, the following rule shall be substituted, namely:—

“62. Application for recovery of dues.

(1) Where any money is due to a workman from an employer under a settlement or an award or under the provisions of Chapter VA, the workman concerned may apply in Form K-1 for the recovery of the money due to him.

(2) Where any workman is entitled to receive from the employer any benefit which is capable of being computed in terms of money, the workman concerned may apply to the specified Labour Court in Form K-2 for the determination of the amount at which such benefit should be computed.

(3) Where the Labour Court has determined the amount of the benefit under sub-rule (2), the workman concerned may apply in Form K-3 for the recovery of the money due to him.”

3. In the Schedule to the said rules—

(i) for Form KK the following Form shall be substituted, namely:—

“FORM K-1

[See rule 62 (1)]

To

(1) The Secretary to the Government of India, Ministry of Labour & Employment, New Delhi.

(2) The Regional Labour Commissioner (Central),
..... (here insert the name of the region).

Sir,

I have to state that I am entitled to receive from Messrs.....

..... a sum of Rs. on account of under the provisions of Chapter VA/In terms of the award dated the given by / In terms of the settlement dated the arrived at between the said Messrs..... and their workmen through

..... the duly elected representatives/which the management has neither paid nor offered to pay to me so far. I request that the said sum may kindly be recovered from the management under sub-section (1) of section 33C of the Industrial Disputes Act, 1947, and paid to me as early as possible

Signature of the applicant

Address.....

(ii) for Form KKK the following Form shall be substituted, namely.—

“FORM K-2

[See rule 62(2)]

APPLICATION UNDER SUB-SECTION (2) OF SECTION 33C
OF THE INDUSTRIAL DISPUTES ACT, 1947.

Before the Central Government

Labour Court at

Between

- (1) Name of the applicant.
- (2) Name of the employer

The petitioner,
a workman of Messrs
of
is entitled to receive from the said Messrs

. the benefits mentioned in the statement hereto annexed

It is prayed that the court be pleased to determine the amount due to the petitioner

Station
dated the

Signature or Thumb Impression
of the applicant

Address

ANNEXURE

(Herein set out the details of the benefits together with the case for their admissibility)"

(iii) after Form K-2, as so substituted the following Form shall be inserted,
namely.—

“FORM K-3

[See rule 62(3)]

To

- (1) The Secretary to the Government of India, Ministry of Labour & Employment, New Delhi
- (2) The Regional Labour Commissioner (Central),
(here insert the name of region)

Sir,

I have to state that I am entitled to receive from Messrs*
P O District (with whom I am/was
employed) a sum of Rs under the Award dated the
given by** / the settlement dated the /
under chapter VA of the Industrial Disputes Act, 1947, according to the determina-
tion of the Labour Court. A certified copy of the said

*Insert the name and address of the concerned employer

**Insert the name of the Tribunal/Arbitrator

†Insert the name of the place where the headquarters of the Labour Court are
situated

Labour Court's finding is enclosed. I request that the said sum of money may kindly be recovered from Messrs¹..... under sub-section (1) of section 33C of the said Act and paid to me.

Station:

Date:

Signature of the applicant.

Address

Insert the name of the employer concerned."

[No. F. 2/3/60-L.R.L.]

G. JAGANNATHAN, Under Secy.

—
New Delhi, the 27th June 1960

G.S.R. 748.—In exercise of the powers conferred by sub-section (1) of section 7 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby makes the following further amendment in the Employees' Provident Funds Scheme, 1952, namely:—

1. This Scheme may be called the Employees' Provident Funds (Amendment) Scheme, 1960.

2. In the Employees' Provident Funds Scheme, 1952, in clause (b) of sub-paragraph (3) of paragraph 1, sub-clause (xiii) shall be renumbered as sub-clause (xiv) thereof and the following shall be inserted as sub-clause (xiii), namely:—

"(xiii) as respects factories relating to the automobile repairing and servicing industry covered by the notification of the Government of India in the Ministry of Labour and Employment, No. G.S.R. 683 dated the 9th June, 1960, come into force on the 30th day of June, 1960;".

[No. PF. II/4(11)/59.]

P. D. GAIHA, Under Secy.